Case 3:17-cv-00340-MMD-CBC Document 102 Filed 03/27/19 Page 1 of 2 **FILED** 1 CLAYTON P. BRUST, ESQ. - NSB #5234 RECEIVED **ENTERED** cbrust@rssblaw.com SERVED ON THERESE M. SHANKS, ESQ. - NSB #12890 2 COUNSEL/PARTIES OF RECORD tshanks@rssblaw.com Robison, Sharp, Sullivan & Brust 3 MAR 2 7 2019 A Professional Corporation 4 71 Washington Street Reno, Nevada 89503 CLERK US DISTRICT CCURT Telephone: (775) 329-3151 5 DISTRICT OF NEVADA Facsimile: (775) 329-7941 BY: **DEPUTY** 6 Attornevs for Plaintiff 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA NRDER 9 CASE NO: 3:17-cv-00340-MMD-VPC 10 ATHERTON RESOURCES, LLC., a Nevada Limited Liability Company, 11 Plaintiff, 12 VS. 13 ANSON RESOURCES, LTD, BRUCE 14 RICHARDSON, an individual., and DOES I-X inclusive. 15 Defendants. 16 17 JOINT STIPULATION FOR EXTENTION OF TIME TO FILE PRETRIAL ORDER 18 The parties, by and through the undersigned counsel, stipulate and respectfully 19 request an order as follows: 20 A Settlement Conference was held in this case on March 22, 2019 before the 21 Honorable Carla Baldwin Carry, during which the Court met and conferred with the 22 parties and counsel. However, a settlement was not reached. In the Court Minutes [101] 23 filed March 22, 2019, the Court ordered the parties file a proposed joint pretrial order be 24 due on April 22, 2019. The parties are requesting a thirty (30) day extension. 25 The parties continue to negotiate for settlement through counsel. These 26 negotiations may result in narrowing of issues for trial. Concurrently, the parties are 27 drafting the Joint Pretrial Order. In doing so, the parties are reviewing over 7,700 pages 28 disclosed in discovery, numerous deposition transcripts, 208 deposition exhibits, and

obison, Sharp, ullivan & Brust 1 Washington St. eno, NV 89503 775) 329-3151

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expert reports to prepare the Joint Pretrial Order. The parties believe that an additional 1 30 days will allow a more detailed review and selection of exhibits, witnesses, and 2 3 deposition transcripts for inclusion in the Joint Pretrial Order. Additionally, Defendants representatives are located in Australia, which itself delays communications necessary to 4 prepare the Joint Pretrial Order. 5 The stipulated request for an additional thirty (30) days, until May 22, 2019, to file 6 a proposed joint pretrial order is submitted for the reasons explained above, in good 7 faith, and not for purposes of undue delay. 8 9 Dated this 27 day of March, 2019. Dated this 27th day of March, 2019. 10 11 /s/CLAYTON P. BRUST Brian McMahon, Esq. Clayton P. Brust, Esq. 12 Robison, Belaustegui, Sharp & Low McMahon Law Offices, Ltd. 3715 Lakeside Drive, Ste. A 13 71 Washington Street Reno, NV 89509 Reno, NV 89503 14 Attorneys for Defendant Attomey for Plaintiff 15 16 17 18 ORDER 19 IT IS SO ORDERED. 20 Dated this 27 day of your 21 22 23 24 25 J:\WPData\CPB\5507.001 Atherton Resources\P-Stipulation to Extend Time to file Pretrial Order.doc 26 27

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